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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/698,310	10/31/2003	Tadashi Shimazaki	16UL02095	9803
Patrick W. Rasche Armstrong Teasdale LLP Suite 2600 One Metropolitan Square St. Louis, MO 63102			EXAMINER	
			JAWORSKI, FRANCIS J	
			ART UNIT	PAPER NUMBER
			3768	,
		,		
			MAIL DATE	DELIVERY MODE
			07/23/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)				
Office Action Summary		10/698,310	SHIMAZAKI, TADASHI				
		Examiner	Art Unit				
		Jaworski Francis J.	3768				
Period fo	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
	•	IVIC CET TO EVEIDE AN	IONITU(C) OR THIRTY (20) DAVO				
WHIC - External after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPI CHEVER IS LONGER, FROM THE MAILING I nsions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. It period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI .136(a). In no event, however, may a d will apply and will expire SIX (6) MOR tte, cause the application to become A	CATION. reply be timely filed VTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status		·					
1)⊠	Responsive to communication(s) filed on $\underline{0}$						
2a)⊠	This action is FINAL . 2b) This action is non-final.						
3)[Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under	Ex parte Quayle, 1935 C.E.). 11, 453 O.G. 213.				
Dispositi	on of Claims						
4)⊠	4)⊠ Claim(s) <u>1 - 20</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)🔯	Claim(s) <u>9 - 10, 15 - 18</u> is/are allowed.						
6)⊠	Claim(s) <u>1 - 8, 11 - 14, 19 - 20</u> is/are rejected						
	Claim(s) is/are objected to.						
8)[_	Claim(s) are subject to restriction and/	or election requirement.					
Applicati	on Papers						
9)	The specification is objected to by the Examin	er.					
	The drawing(s) filed on is/are: a)☐ ac		by the Examiner.				
	Applicant may not request that any objection to the						
•	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	The oath or declaration is objected to by the E	Examiner. Note the attached	d Office Action or form PTO-152.				
Priority u	ınder 35 U.S.C. § 119						
12)	Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. 8	S 119(a)-(d) or (f)				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachmen	:(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
	Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date Notice of Informal Patent Application Notice of Information Notice of Info						
Paper No(s)/Mail Date <u>2/13/07</u> . 6) Other:							

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3, 6-8, 14 as amended again rejected and new claims 19-20 are also rejected under 35 U.S.C. 102(b) as being anticipated by Muzilla et al (US5908391).

Muzilla et al in col. 4 lines 16 – 29 and col. 6 lines 14 –32 as exemplary teaches an ultrasonic pulse transmission system and method for color flow imaging which specifies a multiple focal zone set and includes firing a first frame of successive scanlines with each individual scanline having a first fixed focus to effectively produce a preliminary frame set, then producing a second such preliminary frame of scanlines having a further focus, in the course of which there has effectively been an acquiring of a second acoustic line signal belonging to a second frame, such that the adaptively averaged frame which is finally composited from the sets has effectively represented in it a set of acoustic lines each of which has been composited across multiple frames and with intervening differing acoustic lines fired from the the next constituent frame prior to returning to firing the same constituent acoustic line for the next focal zone.

[Alternately stated, each acoustic line signal of the adaptively averaged final frame has resulted from a firing belonging to a first frame with an interleaving of second acoustic line signals from a subsequent frame prior to conducting the next of P pulse

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transmissions along the first acoustic line needed to represent the P constituent focal zones.]

Since P in Muzilla et al could reasonably be "2", claim 2 is met.

Since Muzilla et al pertains to electronically steered scanline sets, claim 3 is met.

Note that the rejected claims do not distinguish between an initial frame and a finally composited display frame, nor do they necessarily pertain to activities within the assemblage of an initial packet. Hence applicant's arguments not withstanding, in Muzilla et al further focal zone locations involving different scanlines of data across the region of interest for colorflow image assemblage are obtained prior to final obtainance of a temporally averaged or zone-blended scanline for the display frame.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 4 and 11 – 12 are again rejected under 35 U.S.C. 103(a) as being unpatentable over Muzilla et al as argued above, further in view of Mochizuki et al (US5152294) since on the one hand the latter evidences that it would have been well-known to combine mechanical scanning orthogonal to electronic planar scanning in order for example to assemble bloodflow information in 3-D, see col. 1 lines 13 - 26. In the trivial sense then, if the entire process of Muzilla et al were repeated across successive orthogonal increments to assemble a 3-D volume, then the acoustic line

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signals associated with the adaptively averaged frames of each scan direction would inherently belong to different spatial frames since mechanical and electronic scanning in the orthogonal direction are well-known for purposes of assembling a 3-D volume, the same interpretation regarding acoustic line signal-frame associations would apply to performing theorthogonal component of a 3-D scan electronically.

Claims 5, 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Muzilla et al as applied above, and further in view of Dubberstein et al (US6159153), since the latter evidences that it was known to perform simultaneous transmissions as analogous to multi-line receptions in association with ultrasound imaging particularly volume imaging in order to improve frame rates.

Allowable Subject Matter

Claims 9 – 10, 15 - 18 are allowed.

Response to Arguments

As earlier noted, since Muzilla et al effectively assemble any individual acoustic signal line or scanline by compositing from initial frames and adaptively averaging, the final averaged frame may be characterized as being assembled from individual acoustic line sets obtained by interleaving re-transmission along a given line with different acoustic line receptions in differing scan frames. Since differing scanlines associated with at least the Doppler region of interest for given frames are acquired before returning to scanning at further focal zones and then compositing the result as a

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weighted average into a display frame comprised of such finally composited scanlines

the claims which are rejected yet read on this prior art.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within

TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the mailing date of this final action.

Kristoffersen US6039692 is cited as of general interest as pertaining to a sub-frame

interleave process.

Any inquiry concerning this communication should be directed to Jaworski

Francis J. at telephone number 571-272-4738.

FJJ:fjj

07-01-07

rancis J. Jaworski

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Primary Examiner